

STATE OF MICHIGAN
IN THE TENTH JUDICIAL CIRCUIT, FAMILY DIVISION

MELISSA CALICE,

Plaintiff,

v

File No. 12-017215-DZ-1

RICHARD ANTHONY CALICE JR.,

Defendant.

FINDINGS AND ORDER
RE: CHILD SUPPORT, CHILD SUPPORT CREDIT, AND SPOUSAL SUPPORT

AT A SESSION OF SAID COURT, HELD AT THE COURTHOUSE,
IN THE CITY OF SAGINAW, COUNTY OF SAGINAW, AND
STATE OF MICHIGAN, THIS 30 DAY OF June, 2014.

Present: HONORABLE FRED L. BORCHARD, CIRCUIT JUDGE

FINDINGS OF FACILITATOR

Based on the evidence presented by the parties or otherwise obtained, the following Findings are submitted to the Court.

1. The parties were married for seven years and living in Maryland prior to their separation in August of 2012. At that time, Melissa and the children moved back to Saginaw. Richard continued to live in Maryland and continues to contend that Melissa kidnapped the children.
2. For the 2012 tax year, Melissa filed taxes separately from Richard and claimed both children despite the fact that the children had lived with both parents for eight months and she was the lower tax payer. Further, quarterly taxes were not paid on Richard's consulting business in that year, which each claims was the other's responsibility, and a \$70,000 tax liability resulted to the parties. Richard has spoken with the IRS about the delinquency and must come up with a \$21,000 lump sum amount and then \$1,000 per month on a payment plan.
3. The parties' two children, Rocco, age 7, and Amelia, age 6, are currently with their father in the summer for their ten-week summer vacation pursuant to the latest Parenting Time recommendation by Jill Hogenson, as of November 5, 2013.
4. Child Support and temporary spousal support was last set after hearings by special master, William A. Brisbois, and is currently charging as follows: "child support for the period January 1, 2013, and

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Susan Kellenbach, Clerk

continuing is \$1,699.00 per month. Spousal support for the period January 1, 2013, and continuing is \$637.00 per month."

5. Defendant was show caused for failure to pay spousal support and further, for failure to return personal property on April 11, 2014, as identified in the report of the special master. Also, on April 11, 2014, an Order of Continuance and Submission to Mediation entered. The parties agreed to mediate the case with Tom Bock, to determine marital separate assets and liabilities and to issue a recommendation for resolution. Defendant's motion to reduce child support and alimony due to job loss had also been referred to Conciliation.
6. Defendant was found in contempt and did do jail time until payment of \$4,459.00, representing his past due spousal support and \$3,883.00, representing his past due child support, both owed through May, 2014 was paid.
7. The parties agree that child support and alimony are current through May 2014. Plaintiff's attorney did notify the FOC attorney that the account was current through May 2014 pursuant to the notes, however, was instructed to submit the amount in writing so that it could be credited by the FOC payment department. That has not been done so far according to the FOC staff attorney as of 6/6/2014.
8. Conciliation on Defendant's petition to reduce support was held on June 18, 2014. Present at Conciliation: Plaintiff and Plaintiff's attorney Timothy McLeod, and Defendant and Defendant's attorney Thomas Demetriou.
9. Melissa is employed with North Saginaw Charter Academy earning \$1,688.27 bi-weekly or \$43,765 per year pursuant to her paystub she provided. Her health insurance listed on the paystub submitted indicates \$60 bi-weekly with dental insurance at \$10 bi-weekly. Melissa did not submit daycare expenses for consideration.
10. Richard is currently unemployed. His last place of employment was FEI Systems, a software provider for the federal government. In 2013 he made \$133,333 at this employment per his last paystub provided and had YTD earnings of \$23,064.23 at the time of his separation on February 28, 2014 with that company. He notes that that termination was caused by excessive calls to his employer from Plaintiff's attorney's office. Since 2010, he had earned over \$120,000 per year at this place of employment.
11. Richard also owns Calice Consulting Services, which he indicates he is not making money on at this time. Mrs. Calice believes that Richard is currently working "under the table" for his consulting business, and not claiming any income. Mr. Calice indicated that his 2013 taxes have not been prepared at this time and therefore, are not available. He further indicated that a job with Homeland Security is a possibility and he believes that he may make \$70,000 at that job if he can reduce his debt in order to be considered for the job. He also indicated that he may make \$50 per hour as a contractor, which would equate to \$104,000 if he worked 40 hours per week in the DC area. However, he states he can't get ANY government contracts at this time due to his debt load.
12. Mr. Calice listed several (debts) that he would have to overcome prior to regaining defense contract work. He listed these as follows:
 - 1.) The parties have a \$70,000 tax liability from the tax year 2012. Mr. Calice blames part of that debt on Mrs. Calice for withholding problems during the tax year and further, for moving the children out of the state of Michigan and filing the taxes for that year separately while

they were married. He indicates he has made a deal with the IRS to pay \$21,000 off the top of the debt and then to pay \$1,000 per month towards the delinquency, however, he needs money in order to make the \$21,000 payment. He requests taking that amount out of the 401k monies so that he can become re-employed. He further strongly believes this is a marital debt as they both enjoyed use of the money in 2012, prior to their separation.

2.) Mr. Calice has two outstanding tickets, one for \$36.50, out of Royal Oak and another one for \$500, out of Washington D.C.

3.) Richard states he has entered into two credit card payment plans, one (from Bank of America), which has agreed to take \$1,000 down, and a \$100 payment per month thereafter, and the other (from the Bank Wells Fargo), which is a \$1,300 debt that needs to be paid in full.

4.) Richard's student loan payment of \$700 per month must start again.

13. Mr. Calice indicates that if he makes these payments and reduces his debt load to under \$50,000, he can then "proceed with government clearance for defense work again". This does not guarantee a job, only the ability to be considered for defense work. Mr. Calice also indicates that due to the stimulus, now running out, defense jobs have shrunk and pay scales have followed suit.
14. Plaintiff's attorney requests that potential income should be imputed from the last year's earnings made by Mr. Calice, in the amount of \$133,333. This is an objective amount with paystub proof. Defendant's attorney, argues that the \$70,000 that Mr. Calice believes he may make at Homeland Security should be used if anything as he is not working at this time. Mr. Calice did not provide an offer or anything else showing a \$70,000 salary.
15. There are remaining issues for these parties such as travel expenses, the tax liability, unreturned property and transport costs, to name a few, and they have been referred to Tom Bock for attempted mediation. Resolution of the major outstanding issues of the case was attempted during Conciliation; however, neither party could agree on the use of the 401k proceeds to put Mr. Calice in a position to pay down the debt. This writer would note that this same argument was before the Court prior to Conciliation about using the 401k proceeds. Mr. McLeod argued that we would be depleting marital assets. Mr. Demetriou argued that the 401k grew from \$20,000 to \$60,000, during the time the parties have been separated and therefore the bulk of the asset is Richard's property and further, any joint debt should be paid out of the first \$20,000 that he considers marital property.
16. At Conciliation, Mrs. Calice was willing to settle this case by dividing the 401k remains (approximately \$60,000) equally and letting Mr. Calice pay his tax liability out of his half. She asked additionally that he return her dishes (which he has not done although previously ordered to do so). She is clearly motivated to be finished with these proceedings and be divorced. She does not want to go to mediation as she has no money to go to mediation. Mr. Calice was unable to settle with that offer. He thinks it would be fair and equitable to pay the \$25,000 in debts from the 401k right off the top, so that he can make his payment agreements with many people so that he can become re-employed. He wants the other outstanding issues on travel costs etc. to go the mediator.
17. Potential income will be imputed to Mr. Calice based on the last actual income we have before the Court which is the \$133,333 per year he made in 2013 and was making in 2014 up to February 8, 2014, before he lost his job. He blamed the job loss on phone calls but had he paid his support, there would have been no phone calls. This writer will note that Mr. Calice's consulting business brought in much more money than his W2 income and it is thought he will go back to consulting as soon as

the divorce concludes. For potential income to be imputed, the guideline states in 2.01(g) that it shall not be based on more than a 40 hour work week. Therefore, only previous W2 income and NO CONSULTING INCOME was used. Richard has a four year history of making of \$120,000 a year since 2010 without the consulting business even considered.

18. Based on Jill Hogenson's last parenting time schedule, Defendant would have 80 overnights. This is calculated as follows:

- During odd Christmas break years, Richard would have 14 overnights, therefore, we would use 7 as an each year count. On even years, he would also have another 5 overnights, therefore, every year we will use 2.5 as our count.
- During Christmas break in even years, Mr. Calice has four overnights, therefore, on an annual basis, we would count that as two. In odd years he has an additional two overnights, therefore, we would count that as one.
- During spring break he has eight overnights, based on Jill Hogenson's schedule. In the two weekends during the school year, Mr. Calice would have four overnights that would be added.
- The summer eight weeks would equate to 56 overnights.
- The total overnights per year would be 80.5, however, the guideline does not count a half number, therefore, 80 overnights will be used.

19. Based on 80 overnights, the MiSDU sets child support at \$1,820.00 per month.

20. **Based on the alimony guideline, \$543.00 is the number spit out by the computer.**

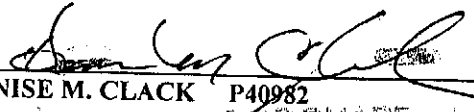
21. Mrs. Calice submitted her household bills, however, Mr. Calice did not submit anything regarding his expenses, and therefore, they are unknown. The guidelines recommend \$543 per month based on the incomes listed above. Back in 2012, alimony was only recommended 2.1 to 3 years. The case has been pending for two years already. Mrs. Calice's basic bills total \$2,500 a month, however, with lessons, clothing and college expenses, she estimates \$4,440.00 is a more clear idea of her expenses. She makes approximately \$3,000 per month from her own income. She gets an additional \$1,820 per month in child support, when it is coming in, giving her about \$4,820 per month.

22. Defendant's petition for reduction of child support is denied. Child support will increase to \$1,820 per month effective March 1, 2014. The increase is due to the additional expense of health insurance for the child ~~rent~~ now incurred by the Plaintiff and by imputing potential income to Defendant at his last known wage at the time of his job loss. Credit will be given for the direct payment made by Defendant in the amount of \$3,883 if this has not already been given by the FOC.

23. Defendant shall continue to incur charges for spousal support in the amount of \$534 per month, effective March 1, 2014, until this case has concluded and until property already ordered to be returned has been returned (this would especially be the Kate Spade Dishes). However, any enforcement on spousal support will be held in abeyance pending the resolution of the case.

A "de novo hearing" means a consideration of the matter based on the record, or evidence presented at the conciliation conference, including any memoranda, recommendations, or proposed orders by the Facilitator. Only at the Court's discretion will evidence that was not introduced at the conciliation conference be considered.

Dated: June 26, 2014


DENISE M. CLACK P40982

FRED L. BORCHARD

P11003

FRED L. BORCHARD P11003
Circuit Court Judge

Countersigned:

Priscilla R. Whaley

Deputy Clerk

THE FOLLOWING SHALL BE THE ORDER OF THE COURT:

MONTHLY CHILD SUPPORT, TAX EXEMPTIONS AND OTHER STATUTORY PROVISIONS

The Uniform Child Support Order is attached and incorporated by reference. All pertinent state statutory provisions regarding child support, child support collecting, and health insurance are incorporated herein.

IT IS FURTHER ORDERED that child support shall be effective March 1, 2014. All support payments shall be made through the State the State Disbursement Unit (MiSDU), P. O. Box 30350, Lansing, MI 48909-7850.

IT IS FURTHER ORDERED THAT A DIRECT PAYMENT CREDIT IN THE AMOUNT OF \$3,883 SHALL BE ADJUSTED ON THE ACCOUNT IF NOT ALREADY CREDITED BY THE SAGINAW COUNTY FRIEND OF THE COURT.

IT IS FURTHER ORDERED that both parties must notify the Saginaw County Friend of the Court immediately, in writing, of any changes in the school status of any child after that child's 18th birthday, or of any changes in a child's residence at any time child support is effective. Failure to cooperate may result in an order for reimbursement by the child's custodian to the non-custodian for any overpayment of child support.

IT IS ALSO ORDERED that Plaintiff shall be entitled to claim the minor children for tax purposes effective tax year 2014, until further order of the Court.

RETROACTIVE CORRECTION OF SUPPORT

IT IS ORDERED that the amount of support stated above is based upon the income disclosed by each party to the Facilitator at the hearing and, if either party knowingly and intentionally failed to report, refused to report, or knowingly misrepresented that income at the hearing, then the other party may file a petition for retroactive correction of the support amount as provided by MCL 552.603b.

TEMPORARY SPOUSAL SUPPORT

IT IS ORDERED that temporary alimony in the amount of \$543.00 per month shall charge effective March 1, 2014, until the Kate Spade dishes are returned to Plaintiff (unbroken) or upon entry of the JOD, whichever comes later. Alimony collection will not be enforced by the FOC at this time, as Defendant is unemployed. However, it shall be paid out of his portion of the property settlement.

ENTRY OF ORDER

NOW THEREFORE IT IS ORDERED that, pursuant to 2004 PA 210 and the Facilitator's recommendation, this Order is entered as a temporary order and shall become a final order 21 days after the date a copy of this Order is served upon each party. In the event either party objects to the entry of this Order and requests a de novo hearing as provided by statute and court rule, this Order shall remain in effect until the Court holds a final hearing. The party who requests a judicial hearing must serve the objection, state the reason(s) for the objection, with notice of hearing and an alternate proposed order, on the opposing party or counsel in the manner provided in MCR 2.602(B).

Objections must be filed with the Circuit Court Clerk's Office (located in the basement of the courthouse), not with the Friend of the Court Office.

STATE OF MICHIGAN
10TH JUDICIAL CIRCUIT
COURT, FAMILY DIVISION
SAGINAW COUNTY

CHILD SUPPORT ORDER

CASE NO.
2012-017215-DZ
HON. FRED L. BORCHARD

Saginaw Friend of the Court Address:
111 South Michigan Avenue Saginaw, MI 48602

Telephone No. (989) 790-5300
Fax No. (989) 791-3855

Plaintiff's name, address, and telephone no. MELISSA JAYNE CALICE 2635 HAENLEIN SAGINAW, MI 48603
Plaintiff's attorney name, address, telephone no., and bar no. THOMAS D BURKHART P25509 820 N MICHIGAN AVE PO BOX 6055 SAGINAW, MI 486086055 (989) 753-4441
Plaintiff's source of income name NATIONAL HERITAGE ACADEMIES

v

Defendant's name, address, and telephone no. RICHARD ANTHONY CALICE 10 RINGLEAF CT COCKEYSVILLE HUNT VA, MD 21030
Defendant's attorney name, address, telephone no., and bar no.
Defendant's source of income name FEI.COM

This order is entered after hearing.

The Friend of the Court/Referee recommends support be ordered as follows.

Attached are the calculations pursuant to MCL 552.505(1)(h) and MCL 552.517b.

IT IS ORDERED, UNLESS OTHERWISE ORDERED in item 15: ☐ Standard provisions have been modified (see item 15).

- The support obligation for a child continues through the end of the month of the later: 1) the child's 18th birthday, or 2) the last day of regularly attending high school full time with the reasonable expectation of graduating, as long as the child is residing full time with the recipient of support or at an institution, but under no circumstances shall the support obligation continue after the month that the child reaches age 19 1/2. Child care for a child continues through August 31 following that child's 12th birthday. The parties must notify each other of changes in child-care expenses and must additionally notify the Friend of the Court if the change ends those expenses.
- Income withholding takes immediate effect. Payments shall be made through the Michigan State Disbursement Unit unless otherwise ordered in item 15.
- Child Support.** The payer is ordered to pay a monthly child-support obligation as follows.

Payer: Richard Anthony Calice		Payee: Melissa Jayne Calice		Support effective date: MARCH 1, 2013	
Children's names, birth dates, and annual overnights with payer: ROCCO JEFFERSON CALICE 10-17-2006 overnights 80 AMELIA JAYNE CALICE 04-25-2008 overnights 80					
Children supported:	1 child	2 children	3 children	4 children	5 or more children
Base support: (includes support plus or minus premium adjustment for health-care insurance)					
Support:	\$1,114.00	\$1,707.00			
Premium adjust:	\$71.00	\$71.00			
Subtotal:	\$1,185.00	\$1,778.00			
Ordinary medical:	\$21.00	\$42.00			
Child care:	\$0.00	\$0.00			
Other:	\$0.00	\$0.00			
SS benefit credit:	\$0.00	\$0.00			
Total:	\$1,206.00	\$1,820.00			

4. **Insurance.** For the benefit of the children, [X] Melissa Jayne Calice [] Richard Anthony Calice shall maintain health-care coverage through an insurer (as defined in MCL 552.602) that includes payment for hospital, dental, optical, and other health-care expenses when that coverage is available at a reasonable cost, including coverage available as a benefit of employment or under an individual policy not to exceed 5% of Melissa Jayne Calice's/Richard Anthony Calice's gross income.
5. **Uninsured Health-Care Expenses.** All uninsured health-care expenses exceeding the annual ordinary medical amount will be paid 29% by Melissa Jayne Calice and 71% by Richard Anthony Calice. Uninsured expenses exceeding the annual ordinary medical amount for the year they are incurred that are not paid within 28 days of a written payment request may be enforced by the Friend of the Court.

The annual ordinary medical amount for Richard Anthony Calice paying Melissa Jayne Calice is \$357.00 for 1 child, \$715.00 for 2 children.
6. **Qualified Medical Support Order.** This order is a qualified medical support order with immediate effect pursuant to 29 USC 1169. To qualify this order, the Friend of the Court shall issue a notice to enroll pursuant to MCL 552.626b. A parent may contest the notice by requesting a review or hearing concerning availability of health care at a reasonable cost.
7. **Retroactive Modification, Surcharge for Past-Due Support, and Liens for Unpaid Support.** Except as provided by MCL 552.603, support is a judgment the date it is due and is not modifiable retroactively. A surcharge may be added to past-due support. Unpaid support is a lien by operation of law and the payer's property can be encumbered or seized if an arrearage accrues in an amount greater than the periodic support payments payable for two months under the payer's support order.
8. **Address, Employment Status, Health Insurance.** Both parties shall notify the Friend of the Court in writing of: a) their mailing and residential addresses and telephone numbers; b) the names, addresses, and telephone numbers of their sources of income; c) their health-maintenance or insurance companies, insurance coverage, persons insured, or contract numbers; d) their occupational or drivers' licenses; and e) their social security numbers unless exempt by law pursuant to MCL 552.603. Both parties shall notify the Friend of the Court in writing within 21 days of any change in this information. Failure to do so may result in a fee being imposed.
9. **Foster-Care Assignment.** When a child is placed in foster care, that child's support is assigned to the Department of Human Services while under the state's jurisdiction and to the funding county while placed in a county-funded program.
10. **Redirection and Abatement.** Subject to statutory procedures, the Friend of the Court: 1) may redirect support paid for a child to the person who is legally responsible for that child, or 2) shall abate support charges for a child who resides on a full-time basis with the payer of support.
11. **Fees.** The payer of support shall pay statutory and service fees as required by law.
12. **Review.** Each party to a support order may submit a written request to have the Friend of the Court review the order. The Friend of the Court is not required to act on more than one request received from a party each 36 months. A party may also file a motion to modify this support order.
13. **Prior Orders.** This order supersedes all prior child-support orders and all continuing provisions are restated in this order. Past-due amounts owed under any prior support order are preserved and paid at the rate calculated using the arrearage guideline in the Michigan Child Support Formula.
14. **Deviation.** The support provisions ordered above follow the child-support formula. (If there is a deviation, state the amount and reasons for deviation in item 15.)
15. **Other: (Attach separate sheets as needed.)**

Date

Denise Clack
Facilitator

Investigator: Clackd

Guideline ID: 956705
06-23-2014

INCOME CALCULATIONS:

Melissa Jayne Calice Tax Status: Head of Household
Richard Anthony Calice Tax Status: Single
Tax Exemptions: 3 Tax Exemptions: 1
Details Comments: Melissa has 285 overnights and Richard 80 pursuant to the parenting time schedule.

Calculations for Richard Anthony Calice paying Melissa Jayne Calice

Monthly Income	Melissa	Richard	Monthly Ded/Adj	Melissa	Richard
Primary Earnings	\$3,647.00	\$11,111.00	Federal Income Tax	\$231.22	\$2,305.56
			State Income Tax	\$112.50	\$532.00 M
			Social Security Tax	\$278.99	\$765.61
Gross Income	\$3,647.00	\$11,111.00	Total	\$622.71	\$3,603.17

P = Potential Income and Taxes/M = Manually Entered Figures

Incomes Comments: Melissa is currently full time at National Heritage Academies where she makes 1683.27 biweekly or \$43,765 per year (\$3647 per month gross). Her 2013 income was \$39,662 per her W2 statement and she last made \$42,000 a year in Maryland. Her current income of \$43,765 per year is used. Richard earned wages of \$133,333.36 in 2013 at FEI per his last stub submitted. In previous years, since 2010, he has made at least 120,000 in W2 income. He hasn't filed taxes for 2013 at this time so his consulting income, if there was any, is unknown. Mr. states he lost his employment with FEI on February 8, 2014 due to excessive calls by Mr. McCloud's office...and that he is no longer consulting. He states he can't get Defense work (and therefore do consulting work or be hired on with a defense contractor) until he brings his debt load mostly from his 2012 tax liability down to \$50,000 from \$70,000, an argument neither side had heard until Conciliation. \$ 21,000 is needed to make a payment agreement with the IRS. He requests permission to invade the 401K in order to make the payment and so he may be able to find work in the Defense sector once again. His last known income is imputed at \$133,000. Only his last known income will be used for computing child support from March 1, 2014 onward as 2.01 (G) states in (1) (a) (2 & 3) that potential income imputed "shall not be based on more than a 40 hour work week and shall not include potential overtime or shift premiums." March 1 is used as this is the first month after the job loss. The parties are still operating on a temporary order and therefore the amounts may be adjusted back further than the petition date. The other significant change from the last support order is that Melissa is now carrying the health insurance cost which is \$70.00 biweekly. Where Richard received a deduction for these expenses when he paid them, he will now owe a part of the premium for the children.

Deductions Comments: Maryland tax rate is \$5947.50 plus 5.25% of excess over 125,000 so 6384.40 or 532 per month. Michigan rate of 458.05 was overrode.

	Melissa	Richard
Monthly Gross Income	\$3,647.00	\$11,111.00
Monthly Deductions/Adjustments	\$622.71	\$3,603.17
Monthly Net Income	\$3,024.29	\$7,507.83

SUPPORT CALCULATIONS:

MCSF 3.02(A)

Children in common: 2

Children in common on the docket: 2

MCSF 3.02(B) - General Care Equation applies

Monthly Net Income		\$3,024.29	\$7,507.83
Family net Income	\$10,532.12		
General Care Table Amount		\$2,469.81	\$2,469.81
Percentage share (to the 100th percent)		28.71%	71.29%
Support calculated under the General Care Equation		\$709.00	\$1,761.00

BASE SUPPORT:	Melissa	Richard
	\$709.00	\$1,761.00
PARENTAL TIME OFFSET - MCSF 3.03		
[MELISSA has child(ren) an average of 285 days.]		
[RICHARD has child(ren) an average of 80 days.]		
Parenting Time Offset Equation calculated amount:	\$0.00	\$1,707.00
PARENT'S PERCENTAGE SHARE OF FAMILY INCOME - MCSF 3.01(B)(2)		
Monthly Gross Income	\$3,647.00	\$11,111.00
Monthly Deductions/Adjustments	\$622.71	\$3,603.17
Monthly Net Income	\$3,024.29	\$7,507.83
Family Net Income: 10,532.12		
Share of Net (to the nearest 10th)	28.7%	71.3%
ORDINARY MEDICAL EXPENSE OBLIGATIONS - MCSF 3.04(A)		
Percentage of Health Care Obligations	29%	71%
MCSF 3.04(B)		
Ordinary Medical Expenses: \$715.00 (total) for 2 children annually		
Payer's monthly share	\$0.00	\$42.00
OME Comments: Melissa now carries the health insurance at a cost of 151.00 per week. She believes this will go up in her next contract.		
HEALTH CARE PREMIUM ALLOCATION - MCSF 3.05(C)		
Insurance premiums	\$151.00	\$0.00
Number of individuals covered	3	0
Per capita amount (premium divided by individuals covered)	\$50.33	\$0.00
Children in common (CIC) in this case	2	
Health care premium attributable to the children (per capita times CIC in this case)	\$100.67	\$0.00
Payer's percentage	29%	71%
Premium to be added to support obligation	\$0.00	\$71.00
TOTAL CALCULATED SUPPORT OBLIGATION:	\$0.00	\$1,820.00
OTHER PROVISIONS:		
Fees/Other	\$0.00	\$3.50
TOTAL MONTHLY RECOMMENDED SUPPORT OBLIGATION (Actual Income)	\$0.00	\$1,823.50

AVERAGE CASH FLOW WORKSHEET

Calice vs. Calice

CASH DISBURSEMENTS

PER MONTH

Occupancy:

Rent

\$ 850.00

Utilities

\$ 300.00

Cable/Internet/Telephone

\$ 150.00

Water and Sewer

\$ 40.00

Insurance:

Rental/Vehicles

\$ 150.00

Transportation:

Gasoline

\$ 100.00

Maintenance (Oil, etc.)

\$ 50.00

Medical:

Doctors and Dentists

\$ 200.00

Pay deduction for insurance

\$ 150.00

Household:

Household Groceries/Disposable Supplies
(This amount also includes Lunches, Furnishings,
and Decorating, Landscaping, Lawn Service,
Supplies, Repairs and Maintenance, Maid
Service and Laundry)

\$ 800.00

Personal Expenses:

Child(ren) Clothing

\$ 200.00

Personal Clothing

\$ 200.00

Lessons

\$ 200.00

Tutoring

\$ 200.00

original

+

2 copies

27-100

STATE OF MICHIGAN

IN THE TENTH JUDICIAL CIRCUIT- FAMILY DIVISION

MELISSA CALICE,

Plaintiff,

v.

File No. 12-017215-DZ-1

RICHARD CALICE,

Defendant.

A TRUE COPY
Susan Kaltenbach, Clerk

CERTIFICATE OF SERVICE

On the 1st day of July, 2014, I served a copy of the Findings and Order Re: Child Support, Child Support credit, and Spousal Support to the parties or their counsel, by placing same in an envelope bearing the addresses:

Timothy McLeod, 820 N. Michigan Ave., PO Box 6055, Saginaw, MI 48608

Thomas Demetriou, 3262 Cabaret Trail, Ste. 206, Saginaw, MI 48603

With proper postage thereon and then depositing each envelope in the United States Mail.

Rene Martinez
Rene Martinez
Administrative Assistant